IN THE UNITED STATES PATENT AND TRADEMANK OFFICE
Re: Appeal to the Board of Patent Appeals and Interferences

In re PATENT APPLICATIO		Group Art			
		Examiner.		1 004	
Appln. No.: 08 Series Code	958,865	Atty. Dkt. F	PM 241797 M#	3314 Client	
Filed: October 27, 1997	↑ Serial No. ↑		M#	Client	нет
Title: THE PROCESS FOR	PRODUCING ALUMINUM OXII	DE			
BEADS					
Date:		Date: Dec	ember 30, 1999		
Asst. Commissioner of Pater	nts		V.		
and Trademarks					
Washington, D.C. 20231					
Sir:					
1. NOTICE OF A	PPEAL: Applicant hereby appea	als to the Board of	Patent Appeals a	nd Interferenc	es from
	ot Advisory Action) dated				
	er twice/finally rejecting claim(s)	in this application	or in this applicati	on and its pare	ent
application.	, -, -, -, -, -, -, -, -, -, -, -, -, -,		• • •	•	
2. BRIEF on app	eal in this application attached ir	n triplicate (extend	able up to 5 mont	hs)	
3. An ORAL HEA	ARING is respectfully requested	under Rule 194 (c	lue <u>two</u> months af	ter Examiner's	j
Answer- unext					
	attached <u>in triplicate</u> (due two mo				
 Small entity" N 	erified statement filed:	herewith.	□ previous	ously.	
6. FEE CALCULATION			Large/Small		Fee
			Entity		Code
	x 12 below first and decide:		\$300/150*	\$0	119/219
	x 12 below first and decide:		\$300/150*	\$150	120/220
If box 3 above is X'd, see bo	x 12 below first and decide:	enter	\$260/130*	\$0	121/221
		enter nothing	- 0 - (no fee)		
7. Original due date: Janua	ary 3, 2000				
	extend the original due date to		\$110/\$55		115/215
cover the date this response is filed for which the requisite fee (2 mos)			\$380/\$190		116/216
is attached. (3 mos)			\$870/\$435		117/217
(4 mos)			\$1360/\$680		128/228
(Usable only for main Brief5 mos) \$/\$ 9. Enter any previous extension fee paid ⊠ previously since above			\$/\$	+0	120/220
9. Enter any previous extens	sion fee <u>paid</u> ⊠ previous ☐ with concurrently filed a				· Paglalina
10.	Subtract line 9 from line		I Extension Fee	+0	8.0583930
			E ATTACHED =	\$150	
11.		TOTAL FL	L ATTACHED -	ψ130	
12. ☐ *Fee NOT required i	if/since paid in prior appeal in w	hish the Deerd of	Datant Annaala ar	d Interference	o did not
render a decision or		mich the board of	ratetit Appeals at	ia iliterielelice	so ala <u>Hot</u>
	it Account No. 03-3975)				
(Our Order I		241797			
(Sui Siasi)	C#	M#			
CHARGE STATEMENT: The Com	missioner is hereby authorized to charg	e any fee specifically a	authorized hereafter, o	r any missing or ir	nsufficient
fee(s) filed, or asserted to be filed,	or which should have been filed herewit	h or concerning any pa	aper filed hereafter, an	d which may be re	equired
credit any overnayment to our Acc	fficiencies only) now or hereafter relative ounting/Order Nos. shown above, for when the control of the control	e to triis application an hich nurnose a duplica	te copy of this sheet is	attached.	nule 20, or
This CHARGE STATEMENT does	not authorize charge of the issue fee	e until/uniess an issu	e fee transmittal she	et is filed.	
	Pillsbury Madison &				
	Intellectual Property	Group			
1100 New York Avenue, N.V	W. By: Atty: <u>Ruth N. Mordu</u>	ch	Reg	. No. <u>31044</u>	
Ninth Floor, East Tower	1				
Washington, D.C. 20005-39	18 1	. 11.	ch Fax:		
Tel: (202) 861-3000	Sig: futbold	worde	Fax:	(202) 822-094	44
Atty/Sec: RNM/JMC/mk				(202) 861-36	17
NOTE: File thi	is cover sheet in duplicate wit	n PrO receipt (P	AI-103A) and att	acoments	